Ax-15-000-9538

SUPER LAW GROUP, LLC

May 26, 2015

## Via Certified Mail, Return Receipt Requested

Adirondack Transit Lines, Inc. 48 Broadway Albany NY 12201

Eugene J. Berardi, Jr., CEO Adirondack Transit Lines, Inc. Adirondack Trailways, Inc. Northeast Trailways, Inc. Nationwide Trailways, Inc. Passenger Bus Corporation Terminal Building LLC Trailways of New York 499 Hurley Ave. Hurley, NY 12443 2015 JUN - 1 PM 12: 38
EXECUTIVE

Re: Notice of Violation and Intent to File Suit under the Clean Water Act

Dear Adirondack Transit Lines, Inc., Adirondack Trailways, Inc., Northeast Trailways, Inc., Nationwide Trailways, Inc., Passenger Bus Corporation, Terminal Building Corp., Trailways of New York, and Eugene J. Berardi Jr.:

We are writing on behalf of Riverkeeper, Inc., 1 ("Riverkeeper") to notify you of Riverkeeper's intent to file suit against Adirondack Transit Lines, Inc., Adirondack Trailways, Inc., Northeast Trailways, Inc., Nationwide Trailways, Inc., Passenger Bus Corporation, Terminal Building Corp., Trailways of New York, and Eugene J. Berardi Jr. (collectively, "Adirondack Transit") pursuant to Section 505(a) of the federal Clean Water Act ("CWA")<sup>2</sup> for violations of the CWA.

Riverkeeper intends to file suit, as an organization and on behalf of its adversely affected members, in the United States District Court for the Northern District of New York seeking appropriate equitable relief, civil penalties, and other relief no earlier than 60 days from the postmark date of this letter.<sup>3</sup>

<sup>&</sup>lt;sup>1</sup> Riverkeeper, Inc. is a not-for-profit environmental organization existing under the laws of the state of New York, headquartered in Ossining, New York. Riverkeeper's mission includes safeguarding the environmental, recreational and commercial integrity of the Hudson River and its ecosystem, as well as the watersheds that provide New York City with its drinking water. Riverkeeper was originally founded by the Hudson River Fisherman's Association, a group of fishermen concerned about the ecological state of the Hudson River, and the effect of its polluted and degraded condition on fish. Riverkeeper achieves its mission through public education, advocacy for sound public policies and participation in legal and administrative forums. Riverkeeper has more than 4,500 members, including dozens in Albany, many of whom reside near to, use, and enjoy the Hudson River whose waters that are polluted by industrial stormwater runoff.

<sup>&</sup>lt;sup>2</sup> 33 U.S.C. § 1365(a).

<sup>&</sup>lt;sup>3</sup> See 40 C.F.R. § 135.2(a)(3)(c) (notice of intent to file suit is deemed to have been served on the postmark date).

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Riverkeeper intends to take legal action because Adirondack Transit is discharging polluted stormwater from its industrial facility at 5-31, 33, and 48 Broadway, Albany, NY ("the Facility") to the waters of the United States without a permit in violation of Sections 301(a) and 402(p)(2)(B) of the Clean Water Act. Further, Adirondack Transit has not applied for coverage under, nor complied with the conditions of, an individual National Pollutant Discharge Elimination System ("NPDES") permit or the General Permit for the Discharge of Stormwater Associated with Industrial Activity ("General Permit")<sup>5</sup> issued by the New York State Department of Environmental Conservation ("DEC"), in violation of Sections 402(p) and 40 C.F.R. §§ 122.26(c)(1) and (e)(1).

I.

## BACKGROUND

With every rainfall event, hundreds of millions of gallons of polluted rainwater pour into the Hudson River and other receiving waters. The consensus among agencies and water quality specialists is that stormwater<sup>6</sup> pollution accounts for more than half of the total pollution entering the marine environment each year.

DEC has designated more than 7,000 river miles, 319,000 acres of larger waterbodies, 940 square miles of bays and estuaries, and 592 miles of Great Lakes shoreline in the State as "impaired," or not meeting water quality standards, and unable to support beneficial uses such as fish habitat and water contact recreation. For the overwhelming majority of water bodies listed as impaired, stormwater runoff is cited as a primary source of the pollutants causing the impairment. Contaminated stormwater discharges can and must be controlled in order to improve the quality and health of these waterbodies.

Stormwater discharges flow from the Facility into the Hudson River. The Hudson River flows from the High Peaks area of the Adirondack Mountains south through 17 New York counties to the Atlantic Ocean. DEC has classified the portion of the Hudson River that flows through Albany as a class C water. Under New York's Water Quality Standards, a waterbody that is designated as C shall be suitable for fishing, primary and secondary contact recreation, and fish

<sup>4 33</sup> U.S.C. §§ 1311(a) and 1342(p)(2)(B).

<sup>&</sup>lt;sup>5</sup> New York State Department of Environmental Conservation, SPDES Multi-Sector General Permit For Stormwater Discharges Associated With Industrial Activity, Permit No. GP-0-12-001, (hereinafter "General Permit"), available at http://www.dec.ny.gov/chemical/9009.html (last visited Feb. 26, 2015). This General Permit replaces earlier general permits for the discharge of stormwater associated with industrial activity. It became effective on October 1, 2012, and will expire on September 30, 2017.

<sup>&</sup>lt;sup>6</sup> Stormwater is water from precipitation events that flows across the ground and pavement after it rains or after snow and ice melt. See 40 C.F.R. § 122.26(b)(13).

<sup>&</sup>lt;sup>7</sup> See EPA, Watershed Assessment, Tracking and Environmental Results, New York Assessment Data for 2012, http://ofmpub.epa.gov/waters10/attains\_state.report\_control?p\_state=NY&p\_cycle=2012&p\_report\_type=A (last visited Feb. 26, 2015).

<sup>8</sup> See 6 N.Y.C.R.R. § 858.4.

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shellfish, and wildlife propagation and survival. The New York Water Quality Standards also set numeric and narrative criteria for different water pollution parameters including dissolved oxygen, oil and grease, suspended and settleable solids, bacteria (pathogens), pH, temperature, nutrients, and others. A waterbody must meet these numeric and narrative criteria in order to support its designated uses. <sup>10</sup>

Numerous sections of the Hudson River consistently fail to meet state water quality standards, including the section into which the Facility discharges. DEC has designated the section of the Hudson River in and near Albany as impaired pursuant to Section 303(d) of the CWA<sup>11</sup> for failure to support fishing due to the presence of PCBs.<sup>12</sup> In its Waterbody Inventory for this portion of the Hudson River, DEC notes that in addition to PCBs, "[f]ish consumption use in this portion of the Lower Hudson is impaired by elevated levels of priority organics (PCBs, dioxin), heavy metals (cadmium) and other toxics."<sup>13</sup> DEC also reports that all other uses of the Hudson River in this area are stressed by trash and pathogens in the river, invasive species, and thermal changes. DEC notes that stormwater runoff is one source of the pollution that is stressing the Hudson River.<sup>14</sup>

The federal, state, and local governments have made cleanup and restoration of the Hudson River a priority. In 2009, at the direction of the U.S. Environmental Protection Agency ("EPA"), GE began removal of PCB laden sediment from over 40 miles of the Hudson River north of Albany. The six Capital Region communities have joined to develop a long-term control plan that addresses discharges of raw sewage into the river from combined sewer overflows – a plan that will cost in excess of \$145 million to implement. All of these efforts are aimed at cleaning up the Hudson River and mobilizing public and private efforts to restore the River to a healthier state. It is time for Adirondack Transit to join fully in this broader effort to restore the biological integrity of the Hudson River. At a minimum, Adirondack Transit must step illegally discharging polluted stormwater and other effluents.

9 See 6 N.Y.C.R.R. § 701.

<sup>&</sup>lt;sup>10</sup> See 6 N.Y.C.R.R. §§ 702, 703.

<sup>11 33</sup> U.S.C. § 1313(d).

<sup>12</sup> Id at 36

<sup>&</sup>lt;sup>13</sup> NY DEC, Waterbody Inventory for Middle Hudson River Watershed at 338 (2008), available at: http://www.dec.ny.gov/docs/water\_pdf/pwllhudmidd.pdf.

# STANDARDS AND LIMITATIONS ALLEGED TO HAVE BEEN VIOLATED AND ACTIVITIES ALLEGED TO BE VIOLATIONS

### Adirondack Transit Is Discharging Stormwater Associated with Industrial Activity A. to Waters of the United States without a Permit.

The CWA prohibits the discharge of pollutants to the waters of the United States except in accordance with a valid NPDES permit. 15 Adirondack Transit's industrial activity at the Facility has caused and continues to cause a "discharge of pollutants" within the meaning of Section 502(12) of the CWA16 and a "stormwater discharge associated with industrial activity" within the meaning of 40 C.F.R. § 122.26(b)(14) from the Facility on at least each and every day that there has been a rain event of more than 0.1 inches.<sup>17</sup> The Facility has exposed and continues to expose industrial pollutants to stormwater, at a minimum, by (a) maintaining passenger buses on site and storing vehicles outside or otherwise exposing them to the elements, and (b) from vehicles entering and leaving the Facility that track pollutants off site. During precipitation events (including runoff from rainfall and snow or ice melt events), pollutants are carried away from the Facility in stormwater discharges.

Adirondack Transit's activities at the Facility include but are not limited to storing vehicles, including passenger buses, and vehicle maintenance. Vehicle maintenance and repair activities, even fluid changes or top-ups, can release a variety of pollutants, both solid and liquid, onto the surface of the Facility. Any of these on the ground at the Facility will be picked up by stormwater or snowmelt running across the property.

In addition, machinery on the site may release fuel, oil, lubricants, PCBs, PAHs, an array of metals, pH-affecting substances, and chemical residue. These toxic pollutants are often generated in the form of small particulate matter, which settles on the ground and other surfaces that are exposed to stormwater and non-stormwater flows. Also, vehicles at the Facility may expose many other pollutants to the elements, including gasoline, diesel fuel, anti-freeze, and hydraulic fluids.

Because Adirondack Transit fails to adequately fence, shelter, and otherwise contain these materials to prevent their release to the environment, precipitation falls on and flows over exposed materials, fluids, and particulates. Stormwater picks up a variety of pollutants that can dissolve or suspend in stormwater, and other trash and pollutants associated with the Facility's operations. Stormwater, objects, and debris are then conveyed off-site and into waters of the United States.

<sup>15</sup> See CWA §§ 301(a), 402.

<sup>16 33</sup> U.S.C. § 1362(12).

<sup>&</sup>lt;sup>17</sup> EPA has determined that precipitation greater than 0.1 inches in a 24-hour period constitutes a measurable precipitation event for the purposes of evaluating stormwater runoff associated with industrial activity. See, e.g., 40 C.F.R. § 122.26(c)(i)(E)(6) (using 0.1 inches as the distinguishing threshold of a storm event).

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Specifically, Adirondack Transit operates properties on both the east and west sides of Broadway. Stormwater discharged from the property on the east side of Broadway flows across the surface, picking up pollution, and then is channeled off the site and directly into the Hudson River both at points along the surface and through a pipe that protrudes along the shoreline. Stormwater from the property on the west side of Broadway picks up pollution and is then conveyed off the property and into the municipal separate storm sewer system, which leads directly to the Hudson River.

The stormwater discharged from the Adirondack Transit property directly into the Hudson River and through the municipal separate storm sewer system can bring solids that suspend or dissolve, oil, hydraulic fluids, heavy metals, grease, and other pollutants into the Hudson River. <sup>18</sup> Further, vehicles at the Facility track dust, particulate matter, and other contaminants to areas on and off the premises from which these pollutants can enter stormwater and, ultimately, waters of the United States.

Polluted stormwater discharges flow from the Facility into the Hudson River, which is a "water of the United States," as defined in 40 C.F.R. § 122.2 and, therefore, a "navigable water" as defined in Section 502(7) of the CWA. Adirondack Transit does not have a NPDES permit for these discharges of pollutants. Thus, Adirondack Transit is discharging polluted industrial stormwater into navigable waters of the United States without the permit required under Sections 301 and 402 of the CWA.

# B. Adirondack Transit is Violating the Clean Water Act by Failing to Apply for NPDES Permit Coverage.

Adirondack Transit is an industrial discharger engaged in repairing and storing passenger buses at the Facility and providing passenger transportation, and therefore is an industrial discharger engaged in local and highway passenger transportation under Standard Industrial Classification ("SIC") Code 4131, which is an industrial activity included in Sector P of the General Permit. Pursuant to Section 402(p) of the CWA and regulations promulgated by EPA pursuant to the CWA, Adirondack Transit must apply for coverage under the General Permit or an individual NPDES permit for Adirondack Transit's discharge of polluted stormwater. In addition, Adirondack Transit must apply for an individual NPDES permit if the Facility is discharging process wastewater, or has any other non-stormwater discharge containing pollutants that is not authorized by the General Permit. By failing to apply for coverage under the General Permit or an individual permit, Adirondack Transit is violating CWA Sections 301(a) and 402(a) and (p) and 40 C.F.R. §§ 122.26(c)(1) and (e)(1).

with industrial activity without obtaining a NPDES permit. 40 C.F.R. Sections 122.26(c)(1) and (e)(1) require Adirondack Transit to apply for a NPDES permit that covers Adirondack Transit's discharge of stormwater associated with industrial activity.

<sup>&</sup>lt;sup>18</sup> See EPA, "Industrial Stormwater Fact Sheet Series, Sector P: Land Transportation and Warehousing Facilities," available at http://water.epa.gov/polwaste/npdes/stormwater/upload/sector\_p\_transportationfacilities.pdf.

<sup>19</sup> Sections 301(a) and 402(a) and (p) make it unlawful for Adirondack Transit to discharge stormwater associated

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To be eligible to discharge under the General Permit, Adirondack Transit must submit to DEC a registration form called a "Notice of Intent." Notice of Intent forms are available online from DEC. To register, Adirondack Transit is required, among other things, to list all stormwater discharges, including descriptions of the industrial activities taking place in the drainage area of each discharge and the acreage of industrial activity exposed to stormwater, the separate storm sewer system or immediate surface water body or wetland to which site runoff discharges, and the name of the watershed and nearest waterbody to which the site ultimately discharges and information about whether the receiving waters are impaired. Adirondack Transit has failed to prepare and file a Notice of Intent or an application for an individual permit. <sup>23</sup>

# C. Adirondack Transit is Violating the Clean Water Act by Failing to Comply with the General Permit.

As a discharger of stormwater associated with industrial activity, Adirondack Transit must comply at all times with the requirements of the General Permit (or an individual permit).<sup>24</sup> By discharging stormwater associated with industrial activity without complying with the General Permit, Adirondack Transit is violating CWA Sections 301(a) and 402(a) and (p).<sup>25</sup> The main General Permit requirements that Adirondack Transit has failed and continues to fail to meet are explained further below.

# 1. Adirondack Transit has not developed and implemented a Stormwater Pollution Prevention Plan.

Before submitting a Notice of Intent, Adirondack Transit must prepare, make available, and implement a Stormwater Pollution Prevention Plan ("SWPPP") in accordance with schedules established in the General Permit.<sup>26</sup> The SWPPP must identify potential sources of pollution that may affect the quality of stormwater discharges associated with industrial activity. Further, the

<sup>&</sup>lt;sup>20</sup> See General Permit, Part I.E.3. In notifying Adirondack Transit that the Clean Water Act requires coverage under and compliance with a valid NPDES permit in order to lawfully discharge, and that submission of a Notice of Intent to DEC is required in order to obtain coverage under the General Permit, Riverkeeper does not concede that all of the activities conducted at the Facility are necessarily eligible for coverage under that permit. For example, if the Facility is discharging process wastewater, such as wash water, or has any other polluted non-stormwater discharge that is not authorized by the General Permit, then an individual NPDES permit is required and the failure to obtain and comply with an individual NPDES permit for such discharges also violates CWA §§ 301(a) and 402(p). The conditions for eligibility to discharge under the General Permit are provided in Part I.C of the permit.

<sup>21</sup> See http://www.dec.ny.gov/docs/water\_pdf/gpnoi.pdf.

<sup>&</sup>lt;sup>22</sup> See Division of Water, NY DEC, Notice of Intent For Stormwater Discharges Associated with Industrial Activity under the State Pollutant Discharge Elimination System (SPDES) Multi-Sector General Permit GP-0-12-001 (MSGP) (2012), available at: http://www.dec.ny.gov/docs/water\_pdf/gpnoi.pdf.

<sup>&</sup>lt;sup>23</sup> A thorough search of EPA's Enforcement & Compliance History Online ("ECHO") database and DEC's records reveals that no Notice of Intent has been submitted for the Facility.

<sup>&</sup>lt;sup>24</sup> This section discusses the compliance requirements of the General Permit. If Adirondack Transit elects to seek coverage under an individual NPDES permit instead, the conditions of that individual permit will be at least as strict as those of the General Permit, thus Adirondack Transit will still be required to comply with all of the following. <sup>25</sup> Sections 301(a) and 402(a) and (p) make it unlawful for Adirondack Transit to discharge stormwater associated with industrial activity without first complying with all of the conditions established in a NPDES permit. <sup>26</sup> See General Permit Part III.B.

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SWPPP must describe and ensure the implementation of practices that minimize the discharge of pollutants in these discharges and that assure compliance with the other terms and conditions of the General Permit, including achievement of effluent limitations.<sup>27</sup>

Among other things, the SWPPP must include: a general site description, a general location map identifying the location of the facility and all receiving waters to which stormwater discharges, information related to a company stormwater pollution prevention team, a summary of potential pollutant sources, a description of control measures and best management practices, and schedules and procedures for implementation of control measures, monitoring and inspections.<sup>28</sup>

Adirondack Transit has not developed and implemented a legally compliant SWPPP, as required by Part III of the General Permit.<sup>29</sup>

# 2. Adirondack Transit has not implemented control measures and Best Management Practices that meet the best available technology standard.

Adirondack Transit cannot legally discharge stormwater under the General Permit until Adirondack Transit implements mandatory general and sector-specific control measures called Best Management Practices ("BMPs") in order to minimize the discharge of pollutants from the Facility.<sup>30</sup> The selected measures must reduce the discharge of pollution from the Facility to the extent practicable through use of the best available technology for the industry.

The General Permit requires that "[t]he owner or operator must select, design, install, and implement control measures (including best management practices)," in accordance with good engineering practices, to meet the effluent limits contained in the permit.<sup>31</sup> The General Permit's effluent limits include both numeric limits specific to certain sectors, <sup>32</sup> as well as non-numeric technology-based effluent limits that apply to all facilities.<sup>33</sup> These non-numeric technology-based restrictions include minimizing the exposure of pollutants to stormwater<sup>34</sup> and minimizing the discharge of pollutants in stormwater<sup>35</sup> "to the extent achievable using control measures (including best management practices) that are technologically available and economically practicable and achievable in light of best industry practice."

<sup>&</sup>lt;sup>27</sup> See General Permit Part III.A.

<sup>28</sup> See General Permit Part III.C.

<sup>&</sup>lt;sup>29</sup> Riverkeeper believes no SWPPP exists. If a SWPPP exists, then it is either facially inadequate or has not been fully and adequately implemented.

<sup>&</sup>lt;sup>30</sup> See General Permit Part I.B.1, see also Part VII (setting forth sector-specific control measures and practices). <sup>31</sup> General Permit Part I.B.1.a; see also Part III.C.7 ("The SWPPP must document the location and type of BMPs installed and implemented at the facility to achieve the non-numeric effluent limits in Part I.B.1.a.(2) and where applicable in Part VIII, and the sector specific numeric effluent limitations in Part VIII.").

<sup>32</sup> See General Permit, Part VIII.

<sup>33</sup> See General Permit, Part I.B.1.a.2.

<sup>34</sup> See General Permit, Part 1.B.1.a.2.a.

<sup>35</sup> See General Permit, Part 1.B.1.a.2.f.

<sup>&</sup>lt;sup>36</sup> General Permit, Part 1.B.1.

Adirondack Transit has not minimized the discharge of pollution to the extent achievable by implementing control measures or BMPs that are technologically achievable and economically practicable and achievable in light of best industry practice, as required by Parts I.B.1 and VIII of the General Permit.

# 3. Adirondack Transit has not conducted routine site inspections and complied with monitoring, recordkeeping, and reporting requirements.

Adirondack Transit must conduct an annual comprehensive site inspection and evaluation of areas where industrial materials or activities are exposed to precipitation or where spills and leaks have occurred within the past three years.<sup>37</sup> The inspection must ensure that all stormwater discharges are adequately controlled and that all BMPs are functioning as expected.<sup>38</sup> Records of this inspection must be kept for five years.<sup>39</sup>

In addition, qualified facility personnel must carry out routine inspections at least quarterly. During these inspections, personnel must evaluate conditions and maintenance needs of stormwater management devices, detect leaks and ensure the good condition of containers, evaluate the performance of the existing stormwater BMPs described in the SWPPP, and document any deficiencies in the implementation and/or adequacy of the SWPPP. Such deficiencies must then be addressed through corrective actions.

The General Permit also requires that all covered facilities conduct multiple types of analytical monitoring, and DEC may require additional individualized monitoring as well.<sup>42</sup> In particular, all facilities authorized under the General Permit must:

- collect and analyze stormwater samples for each outfall at least annually:<sup>43</sup>
- conduct visual monitoring of stormwater discharges at least quarterly;<sup>44</sup>
- perform an annual dry weather inspection to detect non-stormwater discharges;<sup>45</sup>
- inspect, sample and monitor discharges from coal pile runoff:<sup>46</sup>
- inspect, sample and monitor discharges from secondary containment structures and transfer areas:<sup>47</sup>
- document storm events during which any samples are taken;<sup>48</sup>
- document all of these monitoring activities;<sup>49</sup>

<sup>37</sup> See General Permit, Part IV.A.1

<sup>38</sup> See General Permit, Part IV.A.1

<sup>39</sup> See General Permit, Part IV.A.2

<sup>40</sup> See General Permit, Part III.C.7.b.2.

<sup>41</sup> See General Permit, Part III.C.7.b.1 and b.3.

<sup>42</sup> See General Permit, Part IV.B.3.

<sup>&</sup>lt;sup>43</sup> See General Permit, Part IV.B.1.c (requiring at least annual collection and analysis of stormwater samples). See General Permit, Part IV.B.1.d, .e, .f, and .g for obligations to sample more frequently.

<sup>44</sup> See General Permit, Part IV.B.1.a.

<sup>45</sup> See General Permit, Part IV.B.1.b.

<sup>46</sup> See General Permit, Part IV.B.1.d.

<sup>&</sup>lt;sup>47</sup> See General Permit, Part IV.B.1.f.

<sup>48</sup> See General Permit, Part IV.B.2.c.

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- keep records of the monitoring with the Facility's SWPPP;<sup>50</sup> and
- submit an annual report to DEC accompanied by a Discharge Monitoring Report detailing the results of any required stormwater samples, as well as reports that documents any instance of non-compliance with benchmarks or numeric effluent limitations.<sup>51</sup>

Because Adirondack Transit engages in industrial activities associated with Sector P, sampling is required for:

- Oil & Grease;
- Chemical Oxygen Demand (COD);
- Benzene;
- Ethylbenzene;
- Toluene; and
- Xylene. 52

Furthermore, because Adirondack Transit discharges into an municipal separate storm sewer system, Adirondack Transit must submit signed copies of Annual Certificate Reports and Discharge Monitoring Reports for those outfalls to the municipal separate storm sewer system operator.<sup>53</sup> Adirondack Transit has not met this requirement.

Riverkeeper is not necessarily aware of all industrial activities taking place at the Facility. To the extent that industrial activities other than the above are carried out at the Facility, other sampling may be required as well.<sup>54</sup> This notice provides Adirondack Transit with sufficient information to identify the standards and limitations that apply to all categories of industrial activity.

Adirondack Transit has failed to conduct the required annual and other routine inspections, monitoring, and testing, as required by, at least, Parts III, IV, and VIII of the General Permit. Adirondack Transit also has failed to retain records and submit monitoring reports to DEC as required by, at least, Parts IV and VIII of the General Permit.

4. Adirondack Transit has failed to comply with additional requirements located in Part VIII of the General Permit.

As noted above, the General Permit contains various requirements specific to Sector P. These requirements, some of which are referenced above, are collected in Part VIII of the General Permit. They include:

<sup>&</sup>lt;sup>49</sup> See, e.g., General Permit, Parts IV.B.I.a.8, IV.B.I.b.4, IV.B.I.c.9, see generally Part IV.E.

<sup>&</sup>lt;sup>50</sup> See General Permit, Part IV.E.

<sup>51</sup> See General Permit, Part IV.B.1 and 2 and Part IV.C.

<sup>52</sup> See General Permit, Part VIII, Sector P.

<sup>&</sup>lt;sup>53</sup> General Permit, Part IV.C.4.b.

<sup>54</sup> See General Permit, Part VIII.

- A requirement to describe and assess in Adirondack Transit's SWPPP the potential for the following to contribute pollutants to stormwater discharges:
  - · On-site waste storage or disposal;
  - · Dirt/gravel parking areas for vehicles awaiting maintenance; and
  - · Fueling areas.
- A requirement that the following areas/activities be included in all inspections:
  - Storage area for vehicles /equipment awaiting maintenance;
  - · Fueling areas;
  - Indoor and outdoor vehicle/equipment maintenance areas;
  - · Material storage areas;
  - · Vehicle/equipment cleaning areas; and
  - Loading/unloading areas.
- A requirement that employee training take place, at a minimum, annually (once per calendar year) and address the following, as applicable:
  - Used oil and spent solvent management;
  - Fueling procedures;
  - General good housekeeping practices;
  - · Proper painting procedures; and
  - Used battery management.
- A requirement that storage of vehicles and equipment awaiting maintenance with actual
  or potential fluid leaks be confined to designated areas (delineated on the site map). The
  SWPPP shall document considerations of the following BMPs (or their equivalents):
  - The use of drip pans under vehicles and equipment;
  - Indoor storage of vehicles and equipment;
  - Installation of berms or dikes;
  - · Use of absorbents;
  - Roofing or covering storage areas; and
  - · Cleaning pavement surface to remove oil and grease.
- A requirement that the storage of vehicles and equipment awaiting maintenance with actual or potential fluid leaks be confined to designated areas (delineated on the site map). The SWPPP shall document considerations of the following BMPs (or their equivalents):
  - The use of drip pans under vehicles and equipment;
  - Indoor storage of vehicles and equipment;
  - · Installation of berms or dikes;
  - · Use of absorbents;

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- · Roofing or covering storage areas; and
- Cleaning pavement surface to remove oil and grease.
- A requirement that the SWPPP describe and provide for implementation of measures that
  prevent or minimize contamination of the stormwater runoff from fueling areas. The
  SWPPP shall document consideration of the following measures (or their equivalents):
  - Covering the fueling area;
  - · Using spill/overflow protection and cleanup equipment;
  - Minimizing stormwater run-on/runoff to the fueling area;
  - · Using dry cleanup methods; and
  - Treating and/or recycling collected stormwater runoff.
- A requirement that storage vessels of all materials (e.g., for used oil/oil filters, spent solvents, paint wastes, hydraulic fluids) are maintained in good condition, so as to prevent contamination of stormwater, and plainly labelled (e.g., "used oil," "spent solvents," etc.). The SWPPP shall document considerations of the following storage-related BMPs (or their equivalents):
  - Indoor storage of the materials;
  - Installation of berms/dikes around the areas, minimizing runoff of stormwater to the areas;
  - · Using dry cleanup methods; and
  - Treating and/or recycling the collected stormwater runoff.
- A requirement that the SWPPP describe and provide for implementation of measures that
  prevent or minimize contamination of stormwater runoff from all areas used for
  vehicle/equipment cleaning. The SWPPP shall document considerations of the following
  BMPs (or their equivalents):
  - Performing all cleaning operations indoors;
  - · Covering the cleaning operation;
  - Ensuring that all wash waters drain to a proper collection system (i.e., not the stormwater drainage system unless SPDES permitted); and,
  - · Treating and/or recycling the collected stormwater runoff.
- A requirement that the SWPPP describe and provide for implementation of measures that
  prevent or minimize contamination of the stormwater runoff from all areas used for
  vehicle/equipment maintenance. The SWPPP shall document considerations of the
  following BMPs (or their equivalents):
  - · Performing maintenance activities indoors; using drip pans;
  - · Keeping an organized inventory of materials used in the shop;
  - · Draining all parts of fluids prior to disposal;

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- Prohibiting wet clean up practices where the practices would result in the discharge of pollutants to stormwater drainage systems;
- · Using dry cleanup methods;
- Treating and/or recycling collected stormwater runoff; and,
- Minimizing runon/runoff of stormwater to maintenance areas.

Adirondack Transit activities are included in the definition of industrial activity to which the CWA applies. Therefore, Adirondack Transit must obtain coverage under and comply with the requirements of the General Permit, including those specific to Adirondack Transit's industrial activities, as described in Part VIII and outlined above. Adirondack Transit has failed to obtain coverage under the General Permit and comply with these additional requirements.

# 5. Adirondack Transit is clearly violating the Clean Water Act.

In sum, Adirondack Transit's discharges of stormwater associated with industrial activities without a permit, failure to apply for permit coverage, and failures to comply with the above-listed conditions of the General Permit (or an individual NPDES permit) constitute violations of the General Permit and of Sections 301(a) and 402(p) of the Clean Water Act.

III.

# PERSONS RESPONSIBLE FOR ALLEGED VIOLATIONS

Adirondack Transit Lines, Inc., Adirondack Trailways, Inc., Northeast Trailways, Inc., Nationwide Trailways, Inc., Passenger Bus Corporation, Terminal Building Corp., Trailways of New York, and Eugene J. Berardi Jr. are the persons, as defined by Section 502(5) of the CWA, responsible for the violations alleged in this Notice. Riverkeeper believes that one of more of these persons, referred to collectively in this notice letter as "Adirondack Transit," has owned and/or operated the Facility since at least 1980. Adirondack Transit has operational control over the day-to-day industrial activities at this Facility. Therefore, Adirondack Transit is responsible for managing stormwater at the Facility in compliance with the CWA. Riverkeeper hereby puts Adirondack Transit on notice that if Riverkeeper subsequently identify additional persons as also being responsible for the violations set forth above, Riverkeeper intends to include those persons in this action.

<sup>55</sup> See General Permit, Part VIII, Sector P.

<sup>&</sup>lt;sup>56</sup> Riverkeeper believes the Facility has operated as a local and highway passenger transportation maintenance facility since 1980, when Adirondack Transit was granted use of the property.

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IV.

#### LOCATION OF THE ALLEGED VIOLATION

The violations alleged in this Notice have occurred and continue to occur at the Facility located at 5-31, 33, and 48 Broadway, Albany, NY. To avoid any doubt about the location, the property referred to as the Facility and identified by the street addresses 5-31, 33, and 48 Broadway are shown on City of Albany tax map 76.19. The tax map parcel numbers are 78.19-2-8, 76.16-2-11.2, and 76.19-2-11.1. The waterfront edge of the Facility runs along the Hudson River. The Facility discharges directly into the Hudson River overland, through a pipe from the Facility into the Hudson River, and into the municipal separate storm sewer system which discharges to the Hudson River. The failure to develop and implement pollution prevention plans and take the other required measures are violations occurring at the Facility in general and in the inadequate documents themselves.<sup>57</sup>

V.

## DATES OF VIOLATION

Every day upon which Adirondack Transit has failed to apply for permit coverage since the requirement to obtain permit coverage entered into law is a separate violation of Section 301(a) of the CWA and EPA's regulations implementing the CWA.<sup>58</sup> These days of violation have continued consecutively since 1992, when the requirement to obtain permit coverage for the discharge of stormwater associated with industrial activity came into effect.

Additionally, Adirondack Transit has discharged pollution without a permit in violation of Section 301(a) of the CWA on every day since 1992 commenced operations at the Facility on which there has been a measurable precipitation event or discharge of previously accumulated precipitation (i.e., snowmelt) over 0.1 inches.

Finally, if Adirondack Transit seeks permit coverage after receiving this letter but fails to fully comply with the requirements of the General Permit (or an individual permit), each day upon which Adirondack Transit claims coverage under a NPDES permit but fail to comply with that permit will constitute a separate day of violation with respect to each unmet condition of that permit.

<sup>&</sup>lt;sup>57</sup> The federal courts have held that a reasonably specific indication of the area where violations occurred, such as the name of the facility, is sufficient and that more precise locations need not be included in the notice. *See*, *e.g.*, *Natural Resources Defense Council v. Southwest Marine, Inc.*, 945 F. Supp. 1330, 1333 (S.D. Cal. 1996), aff'd 236 F.3d 985, 996 (9th Cir. 2000); *City of New York v. Anglebrook Ltd. Partnership*, 891 F. Supp. 900, 908 (S.D.N.Y. 1995); *United Anglers v. Kaiser Sand & Gravel Co.*, No. C 95-2066 CW, 1995 U.S. Dist. LEXIS 22449 at \*4 (N.D. Cal. Sept. 27, 1995)

<sup>&</sup>lt;sup>58</sup> See also 33 U.S.C. §§ 402(p)(3)(A) and (p)(4)(A) (requiring the establishment of industrial stormwater NPDES permits and of a permit application process).

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Adirondack Transit is liable for the above-described violations occurring prior to the date of this letter, and for every day after the date of this letter that these violations continue. In addition to the violations set forth above, this Notice covers all violations of the CWA evidenced by information that becomes available to Riverkeeper after the date of this Notice of Intent to File Suit.<sup>59</sup> These violations are ongoing, and barring full compliance with the permitting requirements of the Clean Water Act, these violations will continue.

#### VI.

#### RELIEF REQUESTED

Riverkeeper will ask the court to order Adirondack Transit to comply with the Clean Water Act, to pay penalties, and to pay Riverkeeper's costs and legal fees.

First, Riverkeeper will seek declaratory relief and injunctive relief to prevent further violations of the Clean Water Act pursuant to Sections 505(a) and (d) and such other relief as permitted by law. Riverkeeper will seek an order from the Court requiring Adirondack Transit to obtain NPDES permit coverage and to correct all other identified violations through direct implementation of control measures and demonstration of full regulatory compliance.

Second, pursuant to Section 309(d) of the CWA, <sup>60</sup> each separate violation of the CWA subjects Adirondack Transit to a penalty not to exceed \$32,500 per day for each violation which occurred prior to January 12, 2009, and up to \$37,500 per day for each violation that occurred after January 12, 2009. <sup>61</sup> Riverkeeper will seek the full penalties allowed by law.

Third and lastly, pursuant to Section 505(d) of the CWA, Riverkeeper will seek recovery of their litigation fees and costs (including reasonable attorney and expert witness fees) associated with this matter.

<sup>&</sup>lt;sup>59</sup> See, e.g. Public Interest Research Grp. v. Hercules, Inc., 50 F.3d 1239, 1248-49 (3d Cir.1995) (a notice that adequately identifies specific violations to a potential defendant also covers repeated and related violations that the plaintiff learns of later. "For example, if a permit holder has discharged pollutant 'x' in excess of the permitted effluent limit five times in a month but the citizen has learned only of four violations, the citizen will give notice of the four violations of which the citizen then has knowledge but should be able to include the fifth violation in the suit when it is discovered.")

<sup>&</sup>lt;sup>60</sup> 33 U.S.C. § 1319(d); see also 40 C.F.R. § 19.4 (Adjustment of Civil Monetary Penalties for Inflation). <sup>61</sup> 40 C.F.R. § 19.2.

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#### VII.

# **PERSONS GIVING NOTICE**

The full name, address, and telephone number of the persons giving notice are as follows:

Riverkeeper, Inc. 20 Secor Road Ossining, NY 10562 (914) 478-4501 Attn.: Sean Dixon

### VIII.

#### **IDENTIFICATION OF COUNSEL**

Riverkeeper is represented by legal counsel in this matter. The name, address, and telephone number of Riverkeeper's attorneys are:

Edan Rotenberg Super Law Group, LLC 411 State Street, Suite 2R Brooklyn, New York 11217 (212) 242-2355

#### IX.

### CONCLUSION

The foregoing provides more than sufficient information to permit Adirondack Transit to identify the specific standard, limitation, or order alleged to have been violated, the activity alleged to constitute a violation, the person or persons responsible for the alleged violation, the location of the alleged violation, the date or dates of such violation, and the full name, address, and telephone number of the person giving notice. 62

If Adirondack Transit has developed a SWPPP, Riverkeeper requests that Adirondack Transit send a copy to the undersigned attorney.<sup>63</sup> Otherwise, Riverkeeper encourages Adirondack Transit to begin developing a SWPPP immediately after receiving this letter and we ask that Adirondack Transit please inform the undersigned attorney of Adirondack Transit's efforts so

<sup>62 40</sup> C.F.R. § 135.3(a).

<sup>&</sup>lt;sup>63</sup> Note that under Part III.D.2 of the General Permit, the owner or operator of a facility "must make a copy of the SWPPP available to the public within 14 days of receipt of a written request."

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that Riverkeeper can work with Adirondack Transit to avoid disputes over the contents of the SWPPP. 64

During the sixty-day notice period, Riverkeeper is willing to discuss effective remedies for the violations noted in this letter that may avoid the necessity of protracted litigation. If Adirondack Transit wishes to pursue such discussions, please contact the undersigned attorney immediately so that negotiations may be completed before the end of the sixty-day notice period. We do not intend to delay the filing of a complaint in federal court, regardless of whether discussions are continuing at the conclusion of the sixty days.

Very truly yours

Edan Rotenberg Super Law Group, LLC 411 State Street, Suite 2R Brooklyn, New York 11217 (212) 242-2355

cc:

Gina McCarthy, Administrator Environmental Protection Agency Ariel Rios Building 1200 Pennsylvania Avenue, N.W. Washington, DC 20460 Judith A. Enck, EPA Region 2 Director Environmental Protection Agency 290 Broadway New York, NY 10007-1866

Joseph Martens, Commissioner New York State Department of Environmental Conservation 625 Broadway Albany, NY 12233-1011

<sup>&</sup>lt;sup>64</sup> Riverkeeper will not send a new notice letter in response to any effort Adirondack Transit makes to come into compliance with the Clean Water Act after receiving this letter, for example, by developing a SWPPP. The federal courts have held that citizens sending a notice letter are not required to identify inadequacies in compliance documents that do not yet exist and are "not required to send a second notice letter in order to pursue specific claims regarding the inadequacies of [a defendant's] post-notice compliance efforts." WaterKeepers N. Cal. v. AG Indus. Mfg., 375 F.3d 913, 920 (9th Cir. 2004). See also Natural Resources Defense Council v. Southwest Marine, Inc., 236 F.3d 985, 997 (9th Cir. 2000) ("subject matter jurisdiction is established by providing a notice that is adequate on the date it is given to the defendant. The defendant's later changes . . . do not retroactively divest a district court of jurisdiction under 33 U.S.C. § 1365(b)."); City of New York v. Anglebrook L.P., 891 F. Supp. 900, 908 (S.D.N.Y. 1995) (plaintiff's notice letter based on inadequacies of defendant's original SWPPP held sufficient to establish court's jurisdiction, even though defendant later prepared a revised SWPPP).